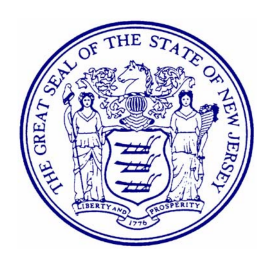
# Borgata Hotel Casino & Spa QUARTERLY REPORT

For the Quarter Ended September 30, 2006

# SUBMITTED TO THE CASINO CONTROL COMMISSION OF THE STATE OF NEW JERSEY



DIVISION OF FINANCIAL EVALUATION REPORTING MANUAL

# **Borgata Hotel Casino & Spa BALANCE SHEETS**

AS OF SEPTEMBER 30, 2006 AND 2005

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2006	2005
(a)	$(\mathbf{b})$		(c)	(d)
	ASSETS:			
	Current Assets:			
1	Cash and Cash Equivalents	. 1	\$49,019	\$33,206
2	Short-Term Investments		0	0
	Receivables and Patrons' Checks (Net of Allowance for			
3	Doubtful Accounts - 2006, \$14,549; 2005, \$8,581)	. 2	73,297	46,592
4	Inventories		3,535	2,737
5	Other Current Assets		7,063	6,771
6	Total Current Assets		132,914	89,306
7	Investments, Advances, and Receivables		11,474	5,105
8	Property and Equipment - Gross	.	1,360,813	1,104,728
9	Less: Accumulated Depreciation and Amortization	.	(179,853)	(119,930)
10	Property and Equipment - Net		1,180,960	984,798
11	Other Assets		11,966	10,440
12	Total Assets		\$1,337,314	\$1,089,649
	<b>LIABILITIES AND EQUITY:</b>			
	Current Liabilities:			
13	Accounts Payable		\$43,724	\$19,581
14	Notes Payable		0	0
	Current Portion of Long-Term Debt:			
15	Due to Affiliates		0	0
16	External	. 6	0	2,000
17	Income Taxes Payable and Accrued	.	13,885	8,481
18	Other Accrued Expenses	. 3	66,123	53,560
19	Other Current Liabilities	4	17,242	14,882
20	Total Current Liabilities		140,974	98,504
	Long-Term Debt:			
21	Due to Affiliates		0	0
22	External	. 6	498,900	324,900
23	Deferred Credits		6,197	6,059
24	Other Liabilities		8,629	4,899
25	Commitments and Contingencies		0	0
26	Total Liabilities		654,700	434,362
27	Stockholders', Partners', or Proprietor's Equity		682,614	655,287
28	Total Liabilities and Equity		\$1,337,314	\$1,089,649

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

## **Borgata Hotel Casino & Spa STATEMENTS OF INCOME**

#### FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2006 AND 2005

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2006	2005
(a)	<b>(b)</b>		(c)	( <b>d</b> )
	Revenue:			
1	Casino.		\$562,591	\$521,756
2	Rooms		72,149	68,761
3	Food and Beverage		99,236	92,163
4	Other		30,342	25,508
5	Total Revenue		764,318	708,188
6	Less: Promotional Allowances	. 1	149,893	138,144
7	Net Revenue		614,425	570,044
	Costs and Expenses:			
8	Cost of Goods and Services		330,297	300,043
9	Selling, General, and Administrative	. 8	83,481	74,731
10	Provision for Doubtful Accounts	2	5,152	2,143
11	Total Costs and Expenses		418,930	376,917
12	Gross Operating Profit		195,495	193,127
13	Depreciation and Amortization		46,193	40,953
	Charges from Affiliates Other than Interest:		,	,
14	Management Fees		0	0
15	Other		0	0
16	Income (Loss) from Operations		149,302	152,174
	Other Income (Expenses):			
17	Interest Expense - Affiliates	]	0	0
18	Interest Expense - External	6	(15,672)	(18,656)
19	CRDA Related Income (Expense) - Net		(2,173)	(4,184)
20	Nonoperating Income (Expense) - Net		(7,565)	(99)
21	Total Other Income (Expenses)		(25,410)	(22,939)
22	Income (Loss) Before Taxes and Extraordinary Items		123,892	129,235
23	Provision (Credit) for Income Taxes	1,7	(719)	(1,044)
24	Income (Loss) Before Extraordinary Items		124,611	130,279
	Extraordinary Items (Net of Income Taxes -			
25	2006, \$0; 2005, \$0)		0	0
26	Net Income (Loss)		\$124,611	\$130,279

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

# **Borgata Hotel Casino & Spa STATEMENTS OF INCOME**

### FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2006 AND 2005

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2006	2005
(a)	<b>(b)</b>		(c)	( <b>d</b> )
	Revenue:			
1	Casino		\$215,480	\$190,106
2	Rooms		27,176	25,538
3	Food and Beverage		41,895	33,479
4	Other		12,273	12,946
5	Total Revenue		296,824	262,069
6	Less: Promotional Allowances	1	59,339	48,545
7	Net Revenue		237,485	213,524
	Costs and Expenses:			
8	Cost of Goods and Services		132,999	110,371
9	Selling, General, and Administrative	8	31,301	26,740
10	Provision for Doubtful Accounts	2	1,714	178
11	Total Costs and Expenses		166,014	137,289
12	Gross Operating Profit		71,471	76,235
13	Depreciation and Amortization		16,922	13,793
	Charges from Affiliates Other than Interest:			
14	Management Fees		0	0
15	Other		0	0
16	Income (Loss) from Operations		54,549	62,442
	Other Income (Expenses):			
17	Interest Expense - Affiliates		0	0
18	Interest Expense - External	6	(7,319)	(5,872)
19	CRDA Related Income (Expense) - Net		(719)	(801)
20	Nonoperating Income (Expense) - Net		(2,364)	(277)
21	Total Other Income (Expenses)		(10,402)	(6,950)
22	Income (Loss) Before Taxes and Extraordinary Items		44,147	55,492
23	Provision (Credit) for Income Taxes	1, 7	(956)	(440)
24	Income (Loss) Before Extraordinary Items		45,103	55,932
	Extraordinary Items (Net of Income Taxes -			
25	2006, \$0; 2005, \$0)		0	0
26	Net Income (Loss)	<u>_</u>	\$45,103	\$55,932

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

# Borgata Hotel Casino & Spa STATEMENTS OF CHANGES IN PARTNERS' OR PROPRIETOR'S EQUITY

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2006 AND THE TWELVE MONTHS ENDED DECEMBER 31, 2005

> (UNAUDITED) (\$ IN THOUSANDS)

Line (a)	Description (b)	Notes	Contributed Capital (c)	Earnings	Accumulated Other Comp Income (Loss) (e)	Total Equity (Deficit) (f)
1	Balance, December 31, 2004		\$477,507	\$88,088	(\$5,854)	\$559,741
2	Net Income - 2005			171,188		171,188
5	Capital Withdrawals Partnership Distributions			(58,676)		(58,676)
7	Prior Period Adjustments Other Comprehensive Income, n				5,854	5,854
8						0
10	Balance, December 31, 2005		477,507	200,600	0	678,107
11 12	Net Income (Loss) - 2006			124,611		124,611
13 14	Capital Withdrawals Partnership Distributions			(120,104)		(120,104)
15 16	Prior Period Adjustments					0
17 18						0
19	Balance, September 30, 2006		\$477,507	\$205,107	\$0	\$682,614

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

# Borgata Hotel Casino & Spa STATEMENTS OF CASH FLOWS

#### FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2006 AND 2005

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2006	2005
(a)	(b)		(c)	(d)
1	CASH PROVIDED (USED) BY OPERATING ACTIVITIES	<u> </u>	\$178,694	\$189,659
	CASH FLOWS FROM INVESTING ACTIVITIES:			
2	Purchase of Short-Term Investments			
3	Proceeds from the Sale of Short-Term Investments			
4	Cash Outflows for Property and Equipment		(210,519)	(53,660)
5	Proceeds from Disposition of Property and Equipment			
6	CRDA Obligations	]	(4,892)	(2,406)
7	Other Investments, Loans and Advances made			
8	Proceeds from Other Investments, Loans, and Advances			
9	Cash Outflows to Acquire Business Entities	ļ	0	0
10		L		
11 12	Net Cash Provided (Used) By Investing Activities	<b></b>	(215 411)	(56.066)
14		<b> </b>	(215,411)	(56,066)
	CASH FLOWS FROM FINANCING ACTIVITIES:			
13	Proceeds from Short-Term Debt	ļ <u> </u>		
14	Payments to Settle Short-Term Debt	ļ		
15	Proceeds from Long-Term Debt	<b> </b>	587,700	401,200
16	Costs of Issuing Debt	<b> </b>	(1,208)	(400,000)
17	Payments to Settle Long-Term Debt	<b> </b>	(430,500)	(499,900)
18 19	Cash Proceeds from Issuing Stock or Capital Contributions	<b> </b>	0	0
20	Purchases of Treasury Stock	<b>-</b>		
21	Payments of Dividends or Capital Withdrawals  Partnership Distributions	<b>├</b>	(120,104)	(39,254)
22		<b>├</b>	(120,104)	(39,234)
23	Net Cash Provided (Used) By Financing Activities	] <del> </del>	35,888	(137,954)
	Net Increase (Decrease) in Cash and Cash Equivalents		(829)	(4,361)
	Cash and Cash Equivalents at Beginning of Period		49,848	37,567
	Cash and Cash Equivalents at End of Period		\$49,019	\$33,206
	CASH PAID DURING PERIOD FOR:			
27	Interest (Net of Amount Capitalized)		\$11,306	\$21,297
28	Income Taxes		\$4,902	(\$17,653)

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

# **Borgata Hotel Casino & Spa STATEMENTS OF CASH FLOWS**

#### FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2006 AND 2005

(UNAUDITED) (\$ IN THOUSANDS)

Line	Description	Notes	2006	2005
(a)	(b)		(c)	(d)
	CASH FLOWS FROM OPERATING ACTIVITIES:			
29	Net Income (Loss)		\$124,611	\$130,279
30	Depreciation and Amortization of Property and Equipment		45,863	40,877
31	Amortization of Other Assets		330	76
32	Amortization of Debt Discount or Premium			
33	Deferred Income Taxes - Current			
34	Deferred Income Taxes - Noncurrent			
35	(Gain) Loss on Disposition of Property and Equipment		2,115	66
36	(Gain) Loss on CRDA-Related Obligations		2,173	4,184
37	(Gain) Loss from Other Investment Activities			
38	(Increase) Decrease in Receivables and Patrons' Checks		(21,604)	713
39	(Increase) Decrease in Inventories		(428)	249
40	(Increase) Decrease in Other Current Assets	.	(1,356)	(1,284)
41	(Increase) Decrease in Other Assets		(794)	1,289
42	Increase (Decrease) in Accounts Payable		6,764	458
43	Increase (Decrease) in Other Current Liabilities		15,148	6,613
44	Increase (Decrease) in Other Liabilities		5,872	5,918
45	Net Loss (Gain) on Derivative Financial Instrum	<u> </u>	0	221
46		<u> </u>		
47	Net Cash Provided (Used) By Operating Activities		\$178,694	\$189,659

#### SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION

	ACQUISITION OF PROPERTY AND EQUIPMENT:		
48	Additions to Property and Equipment	 (\$210,519)	(\$53,660)
49	Less: Capital Lease Obligations Incurred		
50	Cash Outflows for Property and Equipment	 (\$210,519)	(\$53,660)
	ACQUISITION OF BUSINESS ENTITIES:		
51	Property and Equipment Acquired		
52	Goodwill Acquired		
53	Other Assets Acquired - net		
54	Long-Term Debt Assumed		
55	Issuance of Stock or Capital Invested		
56	Cash Outflows to Acquire Business Entities	\$0	\$0
	STOCK ISSUED OR CAPITAL CONTRIBUTIONS:		
57	Total Issuances of Stock or Capital Contributions	\$0	\$0
58	Less: Issuances to Settle Long-Term Debt	0	0
59	Consideration in Acquisition of Business Entities	0	0
60	Cash Proceeds from Issuing Stock or Capital Contributions	\$0	\$0

The accompanying notes are an integral part of the financial statements. Valid comparisons cannot be made without using information contained in the notes.

3/06 CCC-235A

### Borgata Hotel Casino & Spa SCHEDULE OF PROMOTIONAL EXPENSES AND ALLOWANCES

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2006

(UNAUDITED) (\$ IN THOUSANDS)

		Promotional Allowances		Promotion	al Expenses
		Number of	Dollar	Number of	Dollar
Line	Description	Recipients	Amount	Recipients	Amount
(a)	<b>(b)</b>	(c)	( <b>d</b> )	(e)	<b>(f)</b>
1	Rooms	317,872	\$44,588		
2	Food	1,455,354	30,679	370,835	3,708
3	Beverage	5,400,532	17,552		
4	Travel			21,815	5,454
5	Bus Program Cash				
6	Other Cash Complimentaries	1,970,473	49,262		
7	Entertainment	108,940	4,357	4,526	453
8	Retail & Non-Cash Gifts			42,630	10,657
9	Parking				
10	Other	138,177	3,455	4,140,211	8,246
11	Total	9,391,348	\$149,893	4,580,017	\$28,518

<sup>\*</sup> Promotional Allowances - Other includes \$2,303 of Spa comps and \$734 of Comp and Slot dollars earned but not redeemed

#### FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2006

	ĺ	Promotional Allowances		Promotiona	al Expenses
Line (a)	Description (b)	Number of Recipients (c)	Dollar Amount (d)	Number of Recipients (e)	Dollar Amount (f)
1	Rooms	113,763	\$16,648		
2	Food	548,157	12,062	119,717	1,197
3	Beverage	2,131,389	6,927		
4	Travel			7,564	1,891
5	Bus Program Cash				
6	Other Cash Complimentaries	815,395	20,385		
7	Entertainment	48,944	1,958	2,332	234
8	Retail & Non-Cash Gifts			15,883	3,971
9	Parking				
10	Other	54,338	1,359	1,507,087	1,747
11	Total	3,711,986	\$59,339	1,652,583	\$9,040

<sup>\*</sup> Promotional Allowances - Other includes \$1,152 of Spa comps and \$257 of Comp and Slot dollars earned but not redeemed

<sup>\*</sup> Promotional Expenses - Other includes \$3,646 of comp taxes & \$4,520 of promotional jackpot program

<sup>\*</sup> Promotional Expenses - Other includes \$1,276 of comp taxes & \$392 of promotional jackpot program

# Borgata Hotel Casino & Spa STATEMENT OF CONFORMITY, ACCURACY, AND COMPLIANCE

For the Quarter Ended September 30, 2006

<ol> <li>I have examined this Quarterly Report</li> </ol>
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- 2. All the information contained in this Quarterly Report has been prepared in conformity with the Casino Control Commission's Quarterly Report Instructions and Uniform Chart of Accounts.
- 3. To the best of my knowledge and belief, the information contained in this report is accurate.
- 4. To the best of my knowledge and belief, except for the deficiencies noted below, the licensee submitting this Quarterly Report has remained in compliance with the financial stability regulations contained in N.J.A.C. 19:43-4.2(b)1-5 during the quarter.

11/15/2006
Date

Hugh Turner

Vice President of Finance

Title

007833-11
License Number

On Behalf of:

3/06 CCC-249

Borgata Hotel Casino & Spa Casino Licensee

#### Marina District Development Company, LLC and Subsidiary



#### (A Wholly-Owned Subsidiary of Marina District Development Holding Co., LLC)

Notes to Condensed Consolidated Financial Statements (Unaudited)

#### Note 1. Summary of Significant Accounting Policies

#### Basis of Presentation

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America and include the accounts of Marina District Development Company, LLC, d.b.a. Borgata, ("MDDC, LLC") and Marina District Finance Company, Inc. ("MDFC"), its wholly-owned subsidiary, collectively referred to herein as the "Company", "We", or "Us". The Company is a wholly-owned subsidiary of Marina District Development Holding Co., LLC ("Holding Company" or "Parent"). Holding Company is jointly owned by MAC, Corp. ("MAC"), a wholly-owned subsidiary of MGM MIRAGE, and Boyd Atlantic City, Inc. ("BAC"), a wholly-owned subsidiary of Boyd Gaming Corporation. Our purpose is to develop, own, and operate a hotel casino and spa facility at Renaissance Pointe in Atlantic City, New Jersey. We opened Borgata on July 3, 2003 with approximately 2,000 hotel rooms, a 125,000 square foot casino, and other amenities. On June 30, 2006, we opened our first expansion ("Public Space Expansion"), a project with an estimated cost of \$200,000,000. The Public Space Expansion consists of approximately 35,000 square feet of additional casino space and substantial additions of non-gaming amenities including three additional fine dining restaurants, a second nightclub, and a multi-concept quick service dining facility.

We are currently in the process our second expansion ("Rooms Expansion"). The project's budget was increased to approximately \$400,000,000, mainly due to higher construction costs, vendor consolidation, and demand for contractors in the Atlantic City region. The centerpiece of the Rooms Expansion is a new hotel tower, The Water Club at Borgata, containing approximately 800 rooms and suites, to be built on a portion of the existing surface parking lot, near the existing porte cochere. In addition to the hotel, which will have an arrival separate from our existing hotel tower, the Rooms Expansion will include a new spa, additional meeting room space, and a new parking structure. Access to our existing facilities and the Public Space Expansion amenities is intended to be seamless and convenient. Construction of the Rooms Expansion, which is being built on land leased from MGM MIRAGE (See Note 5), began January 2006 and is on schedule for completion in the fourth quarter of 2007. BAC and MAC do not expect to make further capital contributions to us for the expansion project as we expect to finance the project from our cash flow and from our recently amended bank credit facility (see Note 6).

Pursuant to the Joint Venture Agreement (the "JV Agreement"), BAC, as the managing venturer of the Holding Company, has oversight responsibility for the management of Borgata which includes the design, development, and construction as well as the day to day operations. We do not record a management fee to BAC as our management team directly performs these services or negotiates contracts to provide for these services. As a result, the costs of these services are directly borne by the Company and are reflected in our accompanying condensed consolidated financial statements.

In our opinion, the accompanying unaudited condensed consolidated financial statements contain all adjustments, consisting only of normal recurring adjustments, necessary to present fairly the results of our operations for the three and nine months ended September 30, 2006 and 2005 and our cash flows for the nine months ended September 30, 2006 and 2005. We suggest reading this report in conjunction with our audited consolidated financial statements for the year ended December 31, 2005. Our operating results for the three and nine months ended September 30, 2006 and 2005 and our cash flows for the nine months ended September 30, 2006 and 2005 are not necessarily indicative of the results that will be achieved for the full year or future periods.

#### Capitalized Interest

Interest costs associated with our expansion projects are capitalized. Interest costs, which include commitment fees and the amortized portion of deferred loan origination fees, are capitalized on amounts expended for the respective projects using our weighted average cost of borrowing. Capitalization of interest will cease when the respective project, or discernible portions of the projects, are substantially complete. We amortize capitalized interest over the estimated useful life of the related asset. Capitalized interest was \$878,000 and \$4,994,000 for the three and nine months ended September 30, 2006, respectively, and \$515,000 and \$852,000 for the three and nine months ended September 30, 2005, respectively.

#### Income Taxes

Our Parent and we are treated as a partnership for federal income tax purposes; therefore, federal income taxes are the responsibility of MAC and BAC. In New Jersey, casino partnerships are subject to state income taxes under the Casino Control Act; therefore, we are required to record New Jersey state income taxes. In 2004, we were granted permission by New Jersey, pursuant to a ruling request, to file a consolidated New Jersey corporation business tax return with MAC and BAC. In accordance with our tax sharing agreement, we have agreed with MAC and BAC that our tax liability will be based upon our standalone separate activity, as reflected in our condensed consolidated financial statements.

Pursuant to an amendment to the Casino Control Act, effective July 1, 2003, we were also subject to a 7.5% Adjusted Net Profits Tax which was imposed on a casino's adjusted net income as defined in the Casino Control Commission regulations. This tax of \$3,805,000 per year was based on our adjusted net income for our first twelve months of operations ended on June 30, 2004 and was imposed for each of the three fiscal years ending June 30, 2004 through June 30, 2006. We are entitled to a 50% credit against our Adjusted Net Profits Tax if we make qualifying capital expenditures, as defined by statute. We recognized this credit in arriving at our state tax benefit (provision) reported on the accompanying condensed consolidated statement of operations.

#### Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the amounts reported in the financial statements and notes. Significant estimates incorporated into our accompanying condensed consolidated financial statements include the estimated useful lives for depreciable and amortizable assets, the estimated allowance for doubtful accounts receivable, the estimate for available tax credits, the estimated liabilities for our self-insured medical plan, slot club programs, contingencies and litigation, claims and assessments. Actual results could differ from those estimates and assumptions.

#### Preopening Expenses

We expense certain costs of start-up activities as incurred. Preopening expenses were \$836,000 and \$5,981,000 for the three and nine months ended September 30, 2006, respectively, consisting primarily of payroll expenses and ground lease expenses related to our expansion projects. There were no such expenses for the three and nine month periods ended September 30, 2005.

#### Recently Issued Accounting Standards

In October 2005, the Financial Accounting Standards Board ("FASB") issued FASB Staff Position No. 13-1 ("FSP 13-1"), *Accounting for Rental Costs Incurred during a Construction Period*. FSP 13-1 requires rental costs associated with ground operating leases that are incurred during a construction period to be recognized as rental expense. FSP 13-1 is effective for fiscal periods beginning after December 15, 2005. The 2006 adoption of FSP 13-1 did not have a material impact on our condensed consolidated financial statements.

In July 2006, the FASB issued FASB Interpretation No. 48 ("FIN 48"), Accounting for Uncertainty in Income Taxes—an interpretation of FASB Statement No. 109. FIN 48 clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements in accordance with Statement of Financial Accounting Standards ("SFAS") No. 109, Accounting for Income Taxes. FIN 48 prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. FIN 48 is effective for fiscal years beginning after December 15, 2006, and applies to all tax positions accounted for in accordance with SFAS No. 109. We are currently evaluating the impact that the adoption of FIN 48 will have on our condensed consolidated financial statements.

In September 2006, the FASB issued SFAS No. 157, *Fair Value Measurements*, which defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles, and expands disclosures about fair value measurements. SFAS No. 157 applies under other accounting pronouncements that require or permit fair value measurements, the FASB having previously concluded in those accounting pronouncements that fair value is the relevant measurement attribute. SFAS No. 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. We are currently evaluating the impact that the adoption of SFAS No. 157 will have on our consolidated financial statements.

#### Note 2. Receivables and Patrons' Checks

Receivables and patrons' checks consist of the following:

	September 30,		
	2006	2005	
Casino receivables (net of an allowance for doubtful accounts – 2006 \$14,329,000 and 2005 \$8,455,000)	\$ 28,024,000	\$ 22,162,000	
NJ tax refund receivable (Note 7)	31,552,000	20,472,000	
Other (net of an allowance for doubtful accounts – 2006 \$220,000 and 2005 \$126,000)	13,531,000	3,592,000	
Due from related parties (Note 5)	190,000	366,000	
Receivables and patrons' checks, net	\$ 73,297,000	\$ 46,592,000	

#### **Note 3. Other Accrued Expenses**

Other accrued expenses consist of the following:

	September 30,			
	2006			2005
Payroll and related	\$	24,904,000	\$	20,175,000
Other (Note 8)		41,219,000		33,385,000
Other accrued expenses	\$	66,123,000	\$	53,560,000

#### **Note 4. Other Current Liabilities**

Other current liabilities consist of the following:

	September 30,			
		2006		2005
Due to related parties (Note 5)	\$	2,918,000	\$	1,556,000
Other		14,324,000		13,326,000
Other current liabilities	\$	17,242,000	\$	14,882,000

#### Note 5. Related Parties

Pursuant to the JV Agreement, MAC is responsible for any landscaping, utilities, investigation, analyses, clean-up, detoxification, testing, monitoring, or remediation related to Renaissance Pointe. MAC is also responsible for their allocable share of expenses related to master plan and government improvements at Renaissance Pointe. The related amounts due from MAC for these types of expenditures incurred by us were \$58,000 and \$0 at September 30, 2006 and 2005, respectively. Reimbursable expenditures incurred were \$103,000 and \$386,000 for the three and nine months ended September 30, 2006, respectively, and \$323,000 and \$430,000 for the three and nine months ended September 30, 2005, respectively.

Boyd Gaming Corporation reimburses us for expenses relating to investigative services for our casino license and other expenses. The related amounts incurred by us and due from Boyd Gaming Corporation for these types of expenses were \$132,000 and \$366,000 at September 30, 2006 and 2005, respectively. Reimbursable expenditures incurred were \$65,000 and \$255,000 for the three and nine months ended September 30, 2006, respectively, and \$865,000 and \$972,000 for three and nine months ended September 30, 2005, respectively.

In 2005, we entered into a series of ground lease agreements with MAC related to our expansion projects which increase our leased premises from a total of 15.5 acres to a total of 19.0 acres. These new ground lease agreements and the modified existing employee parking garage ground lease agreement provide the land on which our existing employee parking garage, the Public Space Expansion, the Rooms Expansion, and a modified surface parking lot will reside. The lease terms extend until December 31, 2070 with the exception of the surface parking lot lease (which can be terminated by either party upon 18 months written notice). The related amounts due to MAC for these types of expenditures were \$0 and \$597,000 at September 30, 2006 and 2005, respectively. Related rent incurred was \$1,428,000 and \$4,270,000 for the three and nine months ended September 30, 2006, respectively, which was included in the accompanying

condensed consolidated statements of operations. Related rent incurred was \$1,304,000 and \$3,913,000 for the three and nine months ended September 30, 2005, respectively, of which \$1,054,000 and \$3,163,000, respectively, was capitalized on the accompanying condensed consolidated balance sheet.

Pursuant to the ground lease agreements, we are responsible for reimbursing MAC for related property taxes paid on our behalf. The related amounts due to MAC for these types of expenditures were \$0 at September 30, 2006 and 2005. Related property tax incurred was \$550,000 and \$1,530,000 for the three and nine months ended September 30, 2006, respectively, of which \$90,000 and \$736,000, respectively, was capitalized on the accompanying condensed consolidated balance sheet. Related property tax incurred was \$488,000 and \$1,441,000 for the three and nine months ended September 30, 2005, respectively, of which \$322,000 and \$953,000, respectively, was capitalized on the accompanying condensed consolidated balance sheet.

We reimburse BAC for compensation paid to employees performing services for us on a full-time basis and for out-of-pocket costs and expenses incurred related to travel. BAC is also reimbursed for various payments made on our behalf primarily related to third party legal fees, investigative fees, and other. The related amounts due to BAC for these types of expenditures paid by BAC were \$2,918,000 and \$959,000 at September 30, 2006 and 2005, respectively. Reimbursable expenditures for the three and nine months ended September 30, 2006 were \$3,689,000 and \$8,109,000, respectively, which were included in the accompanying consolidated statements of operations. Reimbursable expenditures the three and nine months ended September 30, 2005 were \$1,835,000 and \$6,079,000, respectively, which were included in the accompanying consolidated statements of operations.

The related party balances are non-interest bearing.

#### Note 6. Debt

On February 15, 2006, the First Amendment was made to our First Amended and Restated Credit Agreement among MDFC, MDDC, Canadian Imperial Bank of Commerce and certain other financial institutions. The amended bank credit agreement modified our existing amended bank credit agreement and consists of a \$750,000,000 revolving credit facility that matures on January 31, 2011. Availability under the revolving credit facility was used to repay the outstanding term loan balance in full.

At September 30, 2006, \$498,900,000 was outstanding under the revolving credit facility, leaving availability under the amended bank credit facility of \$251,100,000.

The interest rate on the revolving credit facility is based upon either (i) the agent bank's quoted base rate or (ii) the Eurodollar rate, plus an applicable margin that is determined by the level of a predefined financial leverage ratio. In addition, we incur a commitment fee on the unused portion of the revolving credit facility that ranges from 0.2% to 0.375% per annum. The amended bank credit agreement is secured by substantially all of our real and personal property and is non-recourse to MAC and BAC.

The amended bank credit agreement contains certain financial and other covenants, including, without limitation, various covenants (i) establishing a maximum permitted total leverage ratio, (ii) imposing limitations on the incurrence of additional secured indebtedness, (iii) imposing limitations on the maximum permitted expansion capital expenditures during the term of the amended bank credit agreement and (iv) imposing restrictions on investments, dividends and certain other payments.

Amounts outstanding under each component of our bank credit agreements are as follows:

	 September 30,				
	 2006		2005		
Term loan	\$ -	\$	198,500,000		
Revolving line of credit	 498,900,000		128,400,000		
Total debt	498,900,000		326,900,000		
Less current maturities	 -		2,000,000		
Total long – term debt	\$ 498,900,000	\$	324,900,000		

#### **Note 7. Income Taxes**

Based on New Jersey state income tax rules, we are eligible for state tax credits, a significant portion of which are refundable under the New Jersey New Jobs Investment Tax Credit because we made a qualified investment in a new business facility that created new jobs. The total estimated available credits are approximately \$73,000,000 to \$81,000,000 over a five-year period, subject to annual conditions. We began receiving refunds related to this tax credit in early 2005. As such, we have approximately \$31,552,000 of New Jobs Tax Credits receivable as of September 30, 2006, comprised of New Jobs Tax Credits generated from the year ended December 31, 2005 and the nine months ended September 30, 2006. We expect to generate New Jobs Tax Credits for the years ending December 31, 2006 and December 31, 2007, ranging from approximately \$14,000,000 to \$18,000,000 per year. For the three months ended September 30, 2006, we recorded a New Jobs Investment Credit of \$4,574,000. We also incurred state income tax expense of \$3,618,000. As a result, for the three months ended September 30, 2006, we recorded a net benefit from income taxes of \$956,000 on the condensed consolidated statement of operations. For the nine months ended September 30, 2006, we recorded a New Jobs Investment Credit of \$13,721,000. We also incurred state income tax expense of \$12,051,000 and adjusted net profits tax of \$1,902,000. The adjusted net profits tax was offset by an adjusted net profits tax credit of \$951,000 for the six months ended June 30, 2006. As a result, for the nine months ended September 30, 2006, we recorded a net benefit from income taxes of \$719,000 on the condensed consolidated statement of operations.

#### Note 8. Commitments and Contingencies

#### Utility Contract

In 2005, we amended our executory contracts with a wholly-owned subsidiary of a local utility company extending the end of the terms to 20 years from the opening of our Rooms Expansion. The utility company provides us with electricity and thermal energy (hot water and chilled water). Obligations under the thermal energy executory contract contain both fixed fees and variable fees based upon usage rates. The fixed fee components under the thermal energy executory contract are currently estimated at approximately \$6,500,000 per annum. We also committed to purchase a certain portion of our electricity demand at essentially a fixed rate which is estimated at approximately \$4,800,000 per annum. Electricity demand in excess of the commitment is subject to market rates based on our tariff class.

#### Investment Alternative Tax

The New Jersey Casino Control Act provides, among other things, for an assessment of licensees equal to 1.25% of their gross gaming revenues in lieu of an investment alternative tax equal to 2.5% of gross

gaming revenues. Generally, we may satisfy this investment obligation by investing in qualified eligible direct investments, by making qualified contributions or by depositing funds with the New Jersey Casino Reinvestment Development Authority ("CRDA"). Funds deposited with the CRDA may be used to purchase bonds designated by the CRDA or, under certain circumstances, may be donated to the CRDA in exchange for credits against future CRDA investment obligations. CRDA bonds have terms up to fifty years and bear interest at below market rates.

We entered into a tri-party agreement with the CRDA and MAC committing up to \$14,000,000 of our CRDA deposit obligations to the proposed Venice Park Bulkhead Project (the "Bulkhead Project"). Under this agreement, MAC is solely responsible for funding any and all hard and soft costs and expenses of designing, permitting, engineering, developing, consulting, equipping, and opening the Bulkhead Project. As of July 2005, we had fully funded our \$14,000,000 of CRDA obligations, based upon 1.25% of gross gaming revenues. The CRDA will hold these funds in a segregated account and will reimburse MAC for their costs associated with the Bulkhead Project. As of September 30, 2006, \$377,000 has been reimbursed to MAC from these funds. In the event that the Bulkhead Project is not fully consummated, we would be required to make expenditures for housing projects in Atlantic City with the remaining funds. Our additional funds, based on 1.25% of gross gaming revenues, above the \$14,000,000 are now available for other qualifying investments under the New Jersey Statutes which control such investments. As of September 30, 2006, we have \$13,158,000 of funds available for other qualifying investments. A full valuation allowance has been provided for the Bulkhead Project as the Company could not determine that such amounts would have any net realizable value and a 33% valuation allowance has been provided for the other qualifying investments, most likely eventual investments in CRDA bonds, as CRDA bonds bear interest at below market rates. Accordingly, expense of \$723,000 and \$2,173,000 is included in selling, general and administrative expenses on the accompanying condensed consolidated statements of operations for the three and nine months ended September 30, 2006, respectively, and expense of \$983,000 and \$4,184,000 is included in selling, general and administrative expenses on the accompanying condensed consolidated statements of operations for the three and nine months ended September 30, 2005, respectively.

#### Grant and Donations Agreement

In June 2004, Borgata and the eleven other casinos in the Atlantic City gaming market (collectively, the "Casinos") entered into a Grant and Donations Agreement (the "Agreement") with the New Jersey Sports & Exposition Authority (the "NJSEA") and the CRDA in the interest of deferring or preventing the proliferation of competitive gaming at New Jersey racing tracks.

Under the terms of the Agreement, the Casinos shall pay to the NJSEA \$34,000,000 to be used for certain authorized purposes (the "Authorized Uses") as defined by the Agreement. The \$34,000,000 to be paid by the Casinos shall be payable over a four year period as follows: \$7,000,000 was paid October 15, 2004; \$8,000,000 was paid October 15, 2005; \$9,000,000 was paid on October 15, 2006; and \$10,000,000 will be paid on or before October 15, 2007. In the event any of the \$34,000,000 is not used by NJSEA for the Authorized Uses by January 1, 2009, the unused funds shall be returned by NJSEA to the Casinos pro rata based upon the share each casino contributed. For each year, each casino's share of the \$34,000,000 will equate to a percentage representing its gross gaming revenue for the twelve months ending June 30 prior to the October 15 payment date compared to the gross gaming revenues for that period for all Casinos. The Casinos, individually and collectively, shall be responsible for the payment of all amounts due. In the event that any casino shall fail to make its payment as required, the remaining Casinos shall pay a pro rata share of the defaulted payment based upon their share of the gross gaming revenue for the period as compared to the gross gaming revenues for the period for all Casinos calculated without the gross gaming revenue of the defaulting casino. As a result, we will expense our pro rata share of the \$34,000,000, estimated to be approximately \$4,652,000 in total using our actual and forecasted market share of gross

gaming revenue, on a straight line basis over the applicable term of the Agreement. Based upon the gross gaming revenues for all Casinos for the twelve months ended June 30, 2006, our share of the \$9,000,000 paid on October 15, 2006 was approximately 13.9%, or \$1,251,000. Based upon the gross gaming revenues for all Casinos for the twelve months ended June 30, 2005, our share of the \$8,000,000 paid on October 15, 2005 was approximately 13.9%, or \$1,112,000. Based upon the gross gaming revenues for all Casinos for the twelve months ended June 30, 2004, our share of the \$7,000,000 paid on October 15, 2004 was approximately 12.0%, or \$840,000. We have recorded an estimated expense of \$255,000 and \$210,000 for the three months ended September 30, 2006 and 2005, respectively, and an estimated expense of \$772,000 and \$630,000 for the nine months ended September 30, 2006 and 2005, respectively.

Also under the terms of the Agreement, the CRDA approved donations in the aggregate amount of \$62,000,000 from the Casino's North Jersey Obligations (pursuant to the New Jersey Casino Control Act) for certain uses as defined by the Agreement including casino projects approved pursuant to rules of the CRDA. The CRDA shall credit 100% of the donations received from each casino against that casino's obligation to purchase bonds. The donation shall provide that each casino's share of the \$62,000,000 will equate to a percentage representing its gross gaming revenue for the twelve months ended June 30, 2004 compared to the gross gaming revenues for that period for all Casinos. Each casino's respective annual donation shall be made first from uncommitted current and future funds in the North Jersey Project Fund established in accordance with the CRDA Urban Revitalization Act of that Casino and shall be credited as fulfilling said obligation on behalf of the particular casino making the payment. To the extent such North Jersey Project funds of that casino are not adequate to pay a Casino's share of the required donations, then that casino's other uncommitted current and future North Jersey Obligations shall be utilized. As a result, we will expense our pro rata share of the \$62,000,000 on a straight line basis over the applicable term of the Agreement; however, our Rooms Expansion project may qualify, pursuant to rules of the CRDA, for eligibility to receive future credits of approximately \$6,800,000 under this Agreement. Based upon the gross gaming revenues for all Casinos for the twelve months ended June 30, 2004, our share of the \$62,000,000 is approximately 12.0%, or \$7,400,000. We have recorded an estimated expense of \$411,000 and \$1,233,000 for the three and nine months ended September 30, 2006, respectively, and an estimated expense of \$411,000 and \$1,233,000 for the three and nine months ended September 30, 2005, respectively. Based on current gross gaming revenue projections, we expect it will take approximately 10 to 12 years to fully fund this obligation as the third quarter of 2006 was the first quarter we were subject to fund North Jersey Obligations.